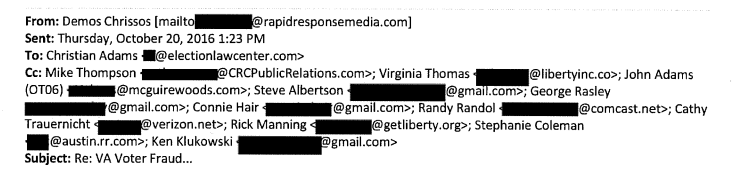
EXHIBIT P

Message	
From:	Christian Adams @electionlawcenter.com]
Sent:	10/20/2016 5:34:42 PM
To:	'Demos Chrissos' [@rapidresponsemedia.com]
CC:	'Mike Thompson' [@CRCPublicRelations.com]; 'Virginia Thomas' [@libertyinc.co]; 'John Adams
	(OT06)' @mcguirewoods.com]; 'Steve Albertson' @gmail.com]; 'George Rasley'
	@gmail.com]; 'Connie Hair' [@gmail.com]; 'Randy Randol' [@gmail.com]; 'Randy Randol' [@gmail.com]
	'Cathy Trauernicht' @verizon.net]; 'Rick Manning' @getliberty.org]; 'Stephanie Coleman'
	@austin.rr.com]; 'Ken Klukowski'
Subject:	RE: VA Voter Fraud

Section 11 (and other federal laws) are pretty complex on this. Those of you who followed along might realize I was the "Section 11" guy at DOJ and that's why I did the Black Panther case. I went to trial on a Section 11 case and got one of the only judicial opinions on the statute (I lost representing the DOJ). This is really complex. Here is my shortest answer: It is possible to do without violating federal law if done correctly. It is NOT possible to do without unleashing a leftist whirlwind that will be designed to boomerang on us and will JUICE leftwing turnout but threatening voter suppression (a made up term with no basis in law). I lived through the #MSSEN fight and was representing a variety of folks and then the McDaniel campaign. I saw what they did to us when it was announced there would be polling place monitors. They converted it into a turnout asset.



Why just VA? Why not other battleground states where the potential for non citizen voting is high???

Before this idea is sidelined out of an abundance of caution, please consider: the article Christian cites was published in 2012. Things have changed—a hell of a lot since then. We have the Veritas videos on voter fraud/inciting violence. We have Christian's report of fraud. There is proof.

Why--when we have so much, are we willing to consider giving up so easily if we are within our rights to inform people of the potential laws and consequences of breaking such laws? If the other side had what we have, they would not only have signs, they would have the political support of the DOJ and union thugs right beside them. In fact, bikers for Trump come to mind.

We have attorneys and experts on this list serv. If Federal rights exist to do this and there are laws that protect it within certain guidelines, please inform us. We also have something else: cell phones and Facebook Live to record any push back on social media.

If there is Federal law on this, suggest a lawyer draft a list of simple guidelines, cite the law and arm people willing to do that with the information and put a contact telephone number on the signs connected to lawyers willing to respond to questions on Election Day so someone that objects can be informed of our rights, and how any violation of those rights trying to impede people from making that information available to others has legal consequences, etc. And if someone gets thrown out or forced to leave, then there needs to be a swat team that comes in and gets them back on the premises. The whole time: using cell phones to record the incident.

CONFIDENTIAL SA-001-000529

We have to start using the left's tactics-- because they work! Only suggestion: write up the signs in Spanish and English and make sure there are NO now mistakes.

On Oct 20, 2016, at 12:51 PM, Christian Adams @electionlawcenter.com> wrote:

The odds of the VA GOP doing this are close to zero.

From: Mike Thompson [mailto] @CRCPublicRelations.com] Sent: Thursday, October 20, 2016 12:39 PM @electionlawcenter.com>; Steve Albertson < @gmail.com>; Demos Chrissos @rapidresponsemedia.com>; George Rasley @gmail.com>; Connie Hair @gmail.com>; Randy Randol < @comcast.net>; Cathy Trauernicht < @verizon.net>; Rick @getliberty.org>; Stephanie Coleman @@austin.rr.com>; Ken Klukowski @gmail.com> Subject: RE: VA Voter Fraud...

The only operation in place in Virginia that could even consider trying to get something up at each polling pace would be the Republican Party. No one else even comes close to putting people at each polling place.

From: Virginia Thomas [mailto @libertyinc.co] Sent: Thursday, October 20, 2016 12:33 PM To: John Adams (OT06) • @mcguirewoods.com>; J. Christian Adams • @electionlawcenter.com>; Steve Albertson ◀ @gmail.com>; Demos Chrissos @grapidresponsemedia.com>; George Rasley @gmail.com>; Connie Hair - @gmail.com>; Randy Randol -@comcast.net>; Cathy @verizon.net>; Rick Manning < @getliberty.org>; Stephanie Coleman @austin.rr.com>; Mike Thompson { ©CRCPublicRelations.com>; Ken Klukowski @gmail.com>

Subject: Fwd: VA Voter Fraud...

Randy's question (based on what he found reading Christian's Superb report) yesterday to me was very practical, and may be an Awesome idea!!

Could signs be made and placed at as many polling places in VA, listing the laws people may break if they do voter fraud??? We just need to print and distribute signs, and make it a digital ad too!!

Good idea? Who? How?

Thx!

Sent from Ginni's iPhone, a by-product of entrepreneurial free market capitalism. Competition, hard work. innovations and lack of government interference makes great things possible!

@libertyinc.co

Begin forwarded message:

From: Randy Randol Comcast @comcast.net>

Date: October 20, 2016 at 11:40:17 AM EDT

CONFIDENTIAL SA-001-000530 To: "Ginni Thomas(LibertyInc DlyClr)" @libertyinc.co>
Subject: VA Voter Fraud...

Here's what I mentioned.

https://publicinterestlegal.org/files/Report_Alien-Invasion-in-Virginia.pdf

When an alien completes a voter registration form, they commit a felony.

This report must begin with the relevant law. It is only with that in mind that the reader can comprehend the gravity of the problem Virginia and other states are facing when it comes to non-citizen participation in our elections. When non-citizens register or actually vote, they violate both state and federal statutes because citizenship is a requirement to vote in both state and federal elections.

The offenses a fraudulent voter might commit when he registers and votes are numerous:

- ? Virginia Code § 24.2-1004: Criminalizes casting an illegal ballot.
- ? Title 18, United States Code § 611: Criminalizes voting by illegal aliens in federal elections.
- ? Title 18, United States Code § 911: Criminalizes representing oneself to be a citizen of the United States.
- ? Title 18, United States Code § 1015: Criminalizes false statements in order to register to vote or to vote in any Federal, State, or local election.
- ? Title 52, United States Code § 20511: Criminalizes the fraudulent submission of voter registration applications and the fraudulent casting of ballots.

The United State Attorney General and the law enforcement officers in the Commonwealth of Virginia are, respectively, authorized to prosecute violations of all of these statutes. Given that the integrity of an election is where the consent of the governed is obtained, you would think that federal and state elections officials would treat these crimes with appropriate seriousness. As will be discussed later in this report, that is, however, not the case

PILF has filed four separate lawsuits in 2016 alone to force election officials to allow inspection of their election records. In Virginia, election officials have opposed transparency and many Virginia counties are not in compliance with federal law regarding our requests and may yet be sued in federal court to obtain requested records.

Obstruction Begins in Alexandria

The effort to obscure the number of non-citizens who are registering and voting in Virginia began in the City of Alexandria.

In January 2016, the election integrity group Virginia Voter's Alliance (VVA) contacted Alexandria General Registrar Anna Leider, notifying her that based on implausible registration data, her office appeared to be in violation of the NVRA's mandate that she use reasonable efforts to remove ineligible registrants. The letter additionally requested access to ten categories of records concerning Ms. Leider's list maintenance programs pursuant to the NVRA's public inspection provision.

In April 2016, PILF, on behalf of VVA and David Norcross, a private Alexandria citizen, sued Ms. Leider under the NVRA's private right of action, alleging that her office violated the NVRA by refusing to provide inspection of election records and for failing to conduct reasonable list maintenance practices.

After a court hearing where Alexandria said it would make the requested records available, VVA then proceeded to visit Ms. Leider's office to inspect the city's records.

Among the records uncovered at Ms. Leider's office was a list of registrants who had been purged from the voter rolls because they were determined to not be U.S. citizens. The list includes hundreds of non-citizen registrants, all of whom had likely committed felonies by registering to vote.

CONFIDENTIAL SA-001-000531

When VVA asked to photocopy the list, Ms. Leider refused, contradicting her statements made to the court. Her refusal, however, was directed by state election officials. Ms. Leider's attorney later stated that she cannot provide the list because of "guidance" from the Virginia Department of Elections. The excuse was that the reason for a registrant's cancellation—including by reason of non-citizen status—is confidential, and such information can neither be inspected nor duplicated.

A week later, and over eight months after the initial request was made, Ms. Leider finally capitulated. Her attorney provided VVA with a list, identifying 70 registrants who had been removed from Alexandria's registration lists after they were determined to not be U.S. citizens. These were just the aliens who were caught.

Records showing the removal of ineligible non-citizen registrants are quintessentially records "concerning the implementation of programs and activities conducted for the purpose of ensuring the accuracy and currency of official lists of eligible voters," records that must be made available for public inspection under the NVRA. Yet it took months of negotiations and a federal lawsuit to bring these records to the public's attention.

What can be done?

There are several changes that states and the federal government can and should make to prevent non-citizens from registering and voting illegally in state and federal elections:

- The registration process must be changed. The check-box honor system is a failure and is facilitating voter fraud. All states should require anyone who registers to vote to provide documentary proof of U.S. citizenship. In the alternative, states should fully utilize the federal SAVE database which contains the names of aliens who have had contact with the immigration system.
- ? Congress and state legislatures should require all federal and state courts to notify local election officials when individuals summoned for jury duty from voter registration rolls are excused because they are not United States citizens.
- ? State legislatures or state elections officials should enact requirements that force local election officials to conduct a systematic review of the voter history of all registrants who were purged from the rolls due to not meeting the requirements of U.S. citizenship.
- ? The database, known as E-Verify, that is being used by U.S. employers to check the citizenship status of prospective employees should be made available to election officials and administrators of statewide registration databases so that election officials can easily identify registered voters who are not U.S. citizens.
- ? Law enforcement at both the federal and state level should exercise their authority to prosecute cases of voter fraud. Voter registration and voting history records such as those contained in this report makes prosecution an easy task. Armed with that information, prosecutors would simply have to verify whether or not the individual was a citizen at the time of registration or voting.